

UNITED STATES PATENT AND TRADEMARK OFFICE

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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/737,218	12/14/2000 Robert D. Norman		703.070US2	1359	
7:	590 12/19/2002				
	Lundberg, Woessner	EXAMINER			
P.O. Box 2938 Minneapolis, M	IN 55402	PEIKARI, BEHZAD			
			ART UNIT	PAPER NUMBER	
			2186		
		DATE MAILED: 12/19/2002			

Please find below and/or attached an Office communication concerning this application or proceeding.

JAN 0 9 2003

Technology Center 2100

Application/Control Number: 09/737,218

Art Unit: 2186



DETAILED ACTION

Election/Restrictions

Claims 25, 47, 55-59 and 61 are withdrawn from further consideration pursuant 1. to 37 CFR 1.142(b) as being drawn to nonelected inventions, there being no allowable generic or linking claim. Election was made without traverse by Dan Kluth (#32,146) during a telephone conversation on September 23, 2002.

Specification

- 2. The disclosure is objected to because of the following minor informalities:
- (a) The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed, including the critical claim feature "address assignment".
- (b) On page 1, the parent application information should be updated, i.e., "now U.S. Patent No. 6,175,891".
- (c) On page 8, "Figures 12A-12N" should be rewritten to describe each claim individually.

Appropriate correction is required.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all 3. obviousness rejections set forth in this Office action:

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(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

4. Claims 1-3 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yamada et al., U.S. 5,617,537.

Yamada et al. teach the present invention with a memory system comprising:

A plurality of memory devices (21, e.g., 21-1, 21-2, and 21-3), with each memory device comprising

- (a) an array of memory cells (each memory 21 is made up of memory cells);
- (b) an addressing circuitry operatively coupled to the array of the memory cells, wherein the addressing circuitry is capable of providing addresses to the array of memory cells (note "The distributed shared memories are assigned global addresses common to all processor modules", in the abstract and the "object ID" used throughout "the destination of a message is specified by the object ID");
- (c) a memory device bus interface (there are several for each device 21 one to interface with the system bus, namely coupler 22, and one to interface with the multiprocessor communication lines, namely adaptor 24, and one to provide protection from either route, namely protector 23);
- (d) a command decoder which decodes commands at the memory device bus interface (), including an address assign command (30); and
- (e) a local address storage circuitry which stores a local address for identifying the storage circuitry's single associated memory device once the address

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assign command is decoded by the command decoder (the local address, as well as the addresses of other devices, is stored in each PM in map area 21M); and

(f) a memory controller having a controller bus interface coupled to the memory device bus interface, with the memory controller providing the local address to be stored in the local address storage circuitry of the memory device of the memory system together with the address assign command (see below).

As for the claimed use of a system bus for performing the functions above, as in claims 2 and 3, the processor interconnect 25 "can be implemented as a system bus" (note column 7, lines 10-13).

Yamada et al. teach the function of the invention as presently claimed, but fail to specifically mention the act of assigning the addresses to the memories (in other words, each of the memories have been assigned addresses, as in the invention, but Yamada et al. do not disclose the specifics of how the address were put there).

However, it would have been obvious to one having ordinary skill in the art at the time the invention was made to utilize a memory controller (with a requisite interface) in order to assign addresses to each of the units in Yamada et al., since (1) the addresses were assigned to each memory and something had to put them there, (2) there was no way that the addresses could have been pre-assigned at manufacture -- there must have been some control circuitry to assign address dynamically, since the Yamada et al. PMs were designed to be part of the type of large multiprocessor systems (which are constantly being reconfigured as units are added or deleted), (3) the memory control circuitry would have had to be sophisticated enough to provide *unique* global addresses

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for each object in the network and (4) the dynamic address assignment would have been critical to speeding up message passing (the need for speed was clearly emphasized by the use of asynchronous message passing in Yamada et al.)

Conclusion

- 5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- 6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to James Peikari whose telephone number is (703) 305-3824. The examiner is generally available on alternate weekdays from 11:00 am to 9:00 pm, EST, and on weekends.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Matthew Kim, can be reached at (703) 305-3821.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 305-3900.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

(703) 746-7239 (Official communications)

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or:

(703) 746-7240 (for Informal or Draft communications)

or:

(703) 746-7238 (for After-Final communications)

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington. VA., Sixth Floor (Receptionist).

B. James Peikari Primary Examiner Art Unit 2186

December 15, 2002



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Applicant(s)

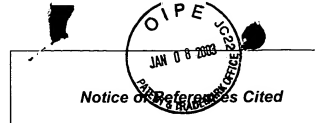
Norman et al.

Examiner

B. James Peikari

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All participants (applicant, applicant's representative, PTO	personnel):
(1) B. James Peikari	(3)
(2) Dan Kluth (#32,146)	
Date of Interview Dec 16, 2002	
Type: a) ☒ Telephonic b) ☐ Video Conference c) ☐ Personal [copy is given to 1) ☐ applicant	2) applicant's representative
Exhibit shown or demonstration conducted: d)	e)区 No. If yes, brief description:
	RECEIVED
Claim(s) discussed: 1-3, 25, 47, 55-59 and 61	E003 6 0 NAT
Identification of prior art discussed: N/A	Technology Center 2100
Applicant placed Crown Logime 1.2	iled on September 17, 2001.
allowable, if available, must be attached. Also, where no available, a summary thereof must be attached.) i) It is not necessary for applicant to provide a separation of the paragraph above has been checked, THE FORM INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See Mit already been filed, APPLICANT IS GIVEN ONE MONTH FR	andments which the examiner agreed would render the claims copy of the amendments that would render the claims allowable is arate record of the substance of the interview (if box is checked). MAL WRITTEN REPLY TO THE LAST OFFICE ACTION MUST PEP section 713.04). If a reply to the last Office action has soom this interview date to file A STATEMENT OF THE bord of Interview requirements on reverse side or on attached
Examiner Note: You must sign this form unless it is an Attachment to a signed Office action.	Examiner's signature, if required



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Applicant(s)/Patent Under Reexamination NORMAN ET AL.

Examiner

B. James Peikari

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Page 1 of 1

U.S. PATENT DOCUMENTS

*	-	Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
	Α	US-5,617,537	04-1997	Yamada et al.	709/214
	В	US-5,551,053	08-1996	Nadolski et al.	710/9
	С	US-5,412,788	05-1995	Collins et al.	711/157
	D	US-4,293,910	10-1981	Flusche et al.	711/157
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FOREIGN PATENT DOCUMENTS

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NON-PATENT DOCUMENTS

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*	Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)							
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*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).)

Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.



Form 1449*

Atty. Docket No.: 703.070US2

Serial No. Unknown

INFORMATION DISCLOSURE STATEMENT BY APPLICANT

(Use several sheets if necessary)

Applicant: Robert D. Norman

Filing Date: Herewith

Group: Unknown 2186

U.S. PATENT DOCUMENTS

**Examiner Initial	Document Number	Date	Name	Class	Subclass	Filing Date If Appropriate
~ >0						2.5/5.2/22
<u> </u>	_ 5,029,209	07/02/1991	Strong, Jr., F.S., et al	1 380 -	25	06/13/90
B)Y_	_ 5,293,498	03/08/1994	Iwatsubo, M.	395	- 325	04/19/93
BJP	_ 5,430,859	07/04/1995	Norman, R.D., et al.	395 —	- 42 5	07/26/91
BY	_ 5,627,784	05/06/1997	Roohparvar, F.F.	365	189.01	07/28/95
3/2	_ 5,640,332	06/17/1997	Baker, D.C., et al.	364-	514A	05/16/96
BJP	_ 5,687,117	11/11/1997	Chevallier, C.J., et al	.365	185.12	02/23/96
BIP	_ 5,873,123	02/16/1999	Patel, R.B., et al.	711	202	06/25/96

FOREIGN PATENT DOCUMENTS

**Examiner						Transl	ation
Initial	Document Number	Date	Country	Class	Subclass	Yes	No

OTHER DOCUMENTS

*Examiner Initial (Including Author, Title, Date, Pertinent Pages, Etc.)

BJP

"Draft Standard for A High-Speed Memory Interface (SyncLink)", Microprocessor and Microcomputer Standards Subcommittee of the IEEE Computer Society, New York: Institute of Electrical and Electronics Engineers, Inc., 1-52, (1996)

RECEIVED

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Examiner Pelkari Date Considered 12/15/02

*Substitute Disclosure Statement Form (PTO-1449)

**EXAMINER: Initial if citation considered, whether or not citation is in conformance with MPEP 609; Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.